Rev. 5/30/01 Effective March 1998

DECLARATION AND POWER OF ATTORNEY FOR U.S. PATENT APPLICATION

(X) Orig	ginal () Supplemental () Substitute () PCT () E	esign	
o my name; that I verily believe that I as	or, I hereby declare that: my residence, post m the original, first and sole inventor (if or ed below) of the subject matter which is clai	ly one name i	s listed below) or	an original, first and
Fitle: ACCESS CONTROL APPAI	RATUS			
) the specification in International Applie on	nderstand the content of the above-identific e Patent and Trademark Office all inform	, fileded specification	, and as	aims, as amended by
	e 35, United States Code, \$119 (and \$172 if selow and have also identified below any and which priority is claimed:			
COUNTRY	APPLICATION NO.	DATE	OF FILING	PRIORITY CLAIMED
Japan	2003-112099	April	16, 2003	Yes
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ubject matter of each of the claims of this irst paragraph of Title 35, United States (s, United States Code ∋120 of any United sapplication is not disclosed in the prior United prior United sapplication is not disclosed in the prior United sapplication is not disclosed in the filing disclosed which occurred between the filing disclosed in the prior United States in the filing disclosed in the prior United States in the Unit	nited States app ose informatio	plication in the man n material to pater	nner provided by the ntability as defined ir
APPLICATION SERIAL NO.	U.S. FILING DATE		STATUS: PATENTED, PENDING, ABANDONED	

And I hereby appoint Michael R. Davis, Reg. No. 25,134; Matthew M. Jacob, Reg. No. 25,154; Warren M. Cheek, Jr., Reg. No. 33,367; Nils Pedersen, Reg. No. 33,145; Charles R. Watts, Reg. No. 33,142; and Michael S. Huppert, Reg. No. 40,268, who together constitute the firm of WENDEROTH, LIND & PONACK, L.L.P., as well as any other attorneys and agents associated with Customer No. 000513, to prosecute this application and to transact all business in the U.S. Patent and Trademark Office connected therewith.

I hereby authorize the U.S. attorneys and agents named herein to accept and follow instructions from OGASAWARA PATENT OFFICE , as to any action to be taken in the U.S. Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and myself. In the event of a change in the persons from whom instructions may be taken, the U.S. attorneys named herein will be so notified by me.

Direct Correspondence to Customer No:

000513
PATENT TRADEMARK OFFICE

Direct Telephone Calls to:

WENDEROTH, LIND & PONACK, L.L.P. 2033 "K" Street, N.W., Suite 800 Washington, D.C. 20006-1021

Phone:(202) 721-8200 Fax:(202) 721-8250

Full Name of Fifth Inventor	FAMILY NAME NAGAWA	FIRST GIVEN NAME Tomoyoshi	SECOND GIVEN NAME
Residence & Citizenship	Kyoto	STATE OR COUNTRY Japan	COUNTRY OF CITIZENSHIP Japan
Post Office Address	ADDRESS 138-8-A505, Hazuk	cny cashishimizu-cho, Fushimi-k	state or country zip code u, Kyoto-shi, Kyoto-fu, Japan 612-8485

Full Name of	FAMILY NAME	first given name	SECOND GIVEN NAME
Third Inventor	KINDO	Tsuyoshi	
Residence & Citizenship	Sennan-gun	STATE OR COUNTRY Japan	country of citizenship Japan
Post Office	1-16-9, Kibogaoka,	CITY	state or country zip code
Address		Kumatori-cho, Sennan-gun	, Osaka-fu, Japan 590-0422

Full Name of Sixth Inventor	FAMILY NAME SUZUKI	first given name Akihiro	SECOND GIVEN NAME	
Residence & Citizenship	crry Itami	STATE OR COUNTRY Japan	country of cr Japan	TIZENSHIP
Post Office Address	ADDRESS 1-47, Minamisuzu	hara, Itami-shi, Hyogo-ken,	STATE OR COUNTRY Japan	ZIP CODE 664-0883

Full Name of Second Inventor	FAMILY NAME WAKAYAMA	first given name Yorihiko	SECOND GI	VEN NAME
Residence & Citizenship	crry Ibaraki	STATE OR COUNTRY Japan	country of c Japan	ITIZENSHIP
Post Office Address	Address 1-18-502, Nishigawai	crry ra, Ibaraki-shi, Osaka-fu,	STATE OR COUNTRY Japan	ZIP CODE 567-0023

Full Name of	FAMILY NAME	FIRST GIVEN NAME	SECOND GIVEN NAM	ie –
Seventh Inventor				
Residence & Citizenship	СТТҮ	STATE OR COUNTRY	COUNTRY OF CITIZENSI	HIP
Post Office Address	ADDRESS	CITY	STATE OR COUNTRY ZIP	CODE
T HM C	FAMILY NAME	FIRST GIVEN NAME	SECOND GIVEN NAM	
Full Name of Sixth Inventor	TAME! NAME	TROI OF EN INNIE	SECOND GIVEN NAM	ic.
Residence & Citizenship	СІТУ	STATE OR COUNTRY	COUNTRY OF CITIZENSI	HIP
Post Office Address	ADDRESS	CITÝ	STATE OR COUNTRY ZIP	CODE
Full Name of	FAMILY NAME	FIRST GIVEN NAME	SECOND GIVEN NAM	IE .
Sixth Inventor				
Residence & Citizenship	СТТҮ	STATE OR COUNTRY	COUNTRY OF CITIZENS	НР
Post Office Address	ADDRESS	СПҮ	STATE OR COUNTRY ZIP	CODE
are believed to be true are punishable by fin- statements may jeopar	e; and further that these stater e or imprisonment, or both, u dize the validity of the applica	herein of my own knowledge are treents were made with the knowledge under Section 1001 of Title 18 of ation or any patent issuing thereon.	ge that willful false stateme: the United States Code, and	nts and the like so mad d that such willful fals
Ist Inventor	Tomoyoshu rugawa	Tomoyoshi l		
2nd Inventor	Tomoyoshi hagawa Tsuyoshi Kindo Veihiro Injuh	Tsuyos	Date APTI shi KINDO Date April	٠.
1th Inventor	Porihiko Wakayana	Akihir	o SUZUKI Date April	ζ.
,	•	Yorihiko WA	KAYAMA	· · · · · · · · · · · · · · · · · · ·
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The above appli	cation may be more particular	rly identified as follows:		
U.S. Application Seria	l No		Filing Date	
Applicant Reference N	lumber FP-1490		Atty Docket N	ło. ————
Title of Invention	ACCESS CONTROL AP	PARATUS		